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Attorneys for Plaintiffs: JULIA WORTH STURM, SANDRA STURM, HOPE MAGEE,
 PAULYISHA SHAW, CHARLES SHAW, MARLENE MICHELE MOORE, ALFONZIA
 JASON MOORE, PAUL PERSON, MARLENE MOORE, MICHELE PERSON, and
 ALMALIA OCON, individuals

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Attorneys for Defendants: DAVLYN INVESTMENTS, INC. and DLGP AVENTINE, LLC

UNITED STATES DISTRICT COURT
 CENTRAL DISTRICT OF CALIFORNIA

JULIA WORTH STURM, an individual;)	CASE NO: CV12-7305-DMG-
SANDRA STURM, an individual;)	(AGRx)
HOPE MAGEE, an individual;)	
PAULYISHA SHAW, an individual;)	JOINT NOTICE OF
CHARLES SHAW, an individual;)	SETTLEMENT OF ENTIRE
MARLENE MICHELE MOORE, an individual;)	ACTION
ALFONZIA JASON MOORE, an individual;)	
PAUL PERSON, an individual;)	
MARLENE MOORE, an individual;)	
MICHELE PERSON, an individual;)	
and ALMALIA OCON, an individual;)	
)	
PLAINTIFFS,)	

1 vs.
 2 DAVLYN INVESTMENTS, INC, a California
 3 Corporation; DLGP AVENTINE, LLC, a
 4 California Limited Liability Company;
 5 and others to be joined under Rules 19
 6 of the Federal Rules of Civil Procedure
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Jury Trial: February 25, 2014

DEFENDANTS.

**TO THE COURT AND THE PARTIES AND THEIR ATTORNEYS
 OF RECORD:**

Plaintiffs, Julia Worth Sturm, Sandra Sturm, Hope Magee, Paulyisha Shaw, Jacorey Shaw, Charles Shaw, Marlene Michele Moore, Alfonzia Jason Moore, Paul Person, Marlene Moore, Michele Person, and Almalia Ocon (“Plaintiffs”), in the herein above referenced action, have agreed in principle to settle this action as against Defendants Davlyn Investments, Inc., (“DAVLYN”) and DLGP Aventine, LLC (“DLGP”) (collectively called “Defendants”).

The settling parties are to execute a formal, mutually agreed upon written settlement agreement to memorialize the terms and conditions of the agreement, with each party to bear its own costs and attorneys’ fees.

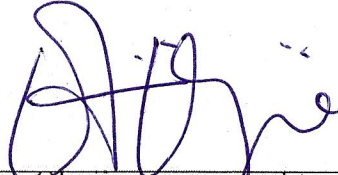
Following execution of the agreement, the parties will stipulate to dismiss this action pursuant to the Federal Rules of Civil Procedure Rule 41, with the court retaining jurisdiction to enforce the terms and conditions of the parties’ written agreement.

The parties anticipate filing a stipulation and order for dismissal within 45 days of the filing of this notice of settlement.

1 IT IS SO STIPULATED.

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3 Dated: February 20, 2014

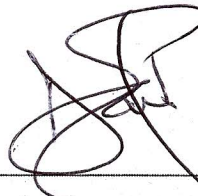
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8 Odion Okojie, co-counsel to
9 Plaintiffs, Julia Worth Sturm, et al.

10 Dated: February 20, 2014

DAVID IYALOMHE & ASSOCIATES

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15 David Iyalomhe, co-counsel to
16 Plaintiffs, Julia Worth Sturm, et al.

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18 Dated: February 20, 2014

CITRON & CITRON

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23 Thomas Citron/Katherine Tatikian,
24 Counsel to Defendants Davlyn,
25 Investments Inc, et al.
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